IDAPA 18 - IDAHO DEPARTMENT OF INSURANCE

18.01.77 - ACTUARIAL OPINION AND MEMORANDUM RULE

DOCKET NO. 18-0177-0601

NOTICE OF RULEMAKING - PROPOSED RULE

AUTHORITY: In compliance with Section 67-5221(1) and 67-5226, Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Section 41-211, Idaho Code.

PUBLIC HEARING SCHEDULE: Public hearing(s) concerning this rulemaking will be scheduled if requested in writing by twenty-five (25) persons, a political subdivision, or an agency, not later than August 16, 2006.

The hearing site(s) will be accessible to persons with disabilities. Requests for accommodation must be made not later than five (5) days prior to the hearing, to the agency address below.

DESCRIPTIVE SUMMARY: The following is a nontechnical explanation of the substance and purpose of the proposed rulemaking:

This rulemaking amends an existing rule that sets forth standards for actuarial opinions and memoranda used by life insurers doing business in Idaho. The amendments conform the rule to standards developed and adopted by the National Association of Insurance Commissioners. The changes include: requiring that all life insurers perform an asset adequacy analysis to demonstrate that they have sufficient reserves to meet expected obligations; providing the Director greater flexibility to accept actuarial opinions based on foreign state laws that meet certain standards; requiring additional information to be included in the actuarial memorandum; requiring a confidential summary of actuarial assumptions and the asset adequacy test; and adding sections to conform to the Office of Administrative Rules format and standards.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased: N/A

FISCAL IMPACT: The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year resulting from this rulemaking: N/A

NEGOTIATED RULEMAKING: Pursuant to IDAPA 04.11.01.811, negotiated rulemaking was not conducted because the changes are intended to bring the existing rule into conformity with national standards.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Martha Hopper at (208) 334-4315.

Anyone may submit written comments regarding this proposed rulemaking. All written comments must be directed to the undersigned and must be delivered on or before August 23, 2006.

DATED this 5th day of July, 2006.

Shad Priest, Acting Director Idaho Department of Insurance 700 West State Str, 3rd Floor Boise, Idaho 83720-0043 Phone: (208) 334-4250 Fax: (208) 334-4398

THE FOLLOWING IS THE TEXT OF DOCKET NO. 19-0177-0601

001. TITLE AND SCOPE.

- **O2. Application to All Annual Statements**. This rule shall be applicable to all annual statements filed with the office of the Director after the effective date. *Except with respect to companies which are exempted pursuant to Section 006*, A statement of opinion on the adequacy of the reserves and related actuarial items based on an asset adequacy analysis in accordance with Section 00822 of this chapter, and a memorandum in support thereof in accordance with Section 00923 of this chapter, shall be required each year. *Any company so exempted must file a statement of actuarial opinion pursuant to Section 007*.
- 03. Statement of Actuarial Opinion. Notwithstanding the foregoing, the Director may require any company otherwise exempt pursuant to this rule to submit a statement of actuarial opinion and to prepare a memorandum in support thereof in accordance with Sections 008 and 009 if, in the opinion of the Director, an asset adequacy analysis is necessary with respect to the company.

 (7-1-97)
 - **043. Purpose**. The purpose of this rule is to prescribe.:

(7-1-97)

- **a.** Guidelines and standards for statements of actuarial opinion which are to be submitted in accordance with Section 41-612(12), Idaho Code, and for memoranda in support thereof; (7-1-97)
- **b.** Guidelines and standards for statements of actuarial opinion which are to be submitted when a company is exempt from Section 41-612(12), Idaho Code, and (7-1-97)
 - **eb.** Rules applicable to the appointment of an appointed actuary: and

(7-1-97)()

c. Guidelines as to the meaning of adequacy of reserves.

002. WRITTEN INTERPRETATIONS.

There are no written interpretations of these rules. In accordance with Section 67-5201(19)(b)(iv), Idaho Code, this agency may have written statements which pertain to the interpretation of the rules of the chapter, or to the documentation of compliance with the rules of this chapter. These documents will be available for public inspection and copying in accordance with the public records act.

(7-1-97)(____)

003. ADMINISTRATIVE APPEALS.

All contested cases shall be governed by the provisions of administrative appeals shall be governed by Chapter 2, Title 41, Idaho Code, and the Idaho Administrative Procedure Act, Title 67, Chapter 52, Idaho Code, and IDAPA 04.11.01, "Idaho Rules of Administrative Procedure of the Attorney General."

<u>004.</u> <u>INCORPORATED BY REFERENCE.</u>

There are no documents incorporated by reference.

005. OFFICE -- OFFICE HOURS -- MAILING ADDRESS, STREET ADDRESS AND WEB SITE.

- **01.** Office Hours. The Department of Insurance is open from 8 a.m. to 5 p.m. except Saturday, Sunday and legal holidays.
- <u>02.</u> <u>Mailing Address.</u> The department's mailing address is: Idaho Department of Insurance, P.O. Box 83720, Boise, ID 83720-0043.

<u>83702-0</u>	03. 0043.	Street Address. The principal place of business is 700 West State Street, 3rd Floor, Boise, Ida	<u>ho</u>)
	<u>04.</u>	Web Site Address. The department's web address is http://www.doi.idaho.gov.	_)
006. Any rec 3, Idaho	ords assoc	C RECORDS ACT COMPLIANCE. ciated with these rules are subject to the provisions of the Idaho Public Records Act, Title 9, Chap	ter)
<u>007</u>	<u>009.</u>	(RESERVED).	
0 04 10.	DEFINI	TIONS.	
		Actuarial Opinion. The opinion of an Appointed Actuary regarding the adequacy of the reservated items based on an asset adequacy test in accordance with Section 022 of this chapter and well declarated Actuarial Standards.	
		With respect to Sections 008, 009 or 010, the opinion of an Appointed Actuary regarding to eserves and related actuarial items based on an asset adequacy test in accordance with Section 0 y accepted Actuarial Standards;	08
		With respect to Section 007, the opinion of an Appointed Actuary regarding the calculation ted items, in accordance with Section 007 and with those presently accepted Actuarial Standary relate to this opinion. (7-1-5)	rds
develop		Actuarial Standards Board . The board established by the American Academy of Actuaries aulgate standards of actuarial practice. (7-1-9)	
compan		Annual Statement . Statement required by Section 41-335 of the Idaho Code to be filed by to office of the Director annually. (7-1-9)	
		Appointed Actuary . Any individual who is appointed or retained in accordance with t forth in Subsection $0\theta 521.03$, of the chapter to provide the actuarial opinion and supporting required by Section 41-612(12) of the Idaho Code. (7-1-97)(ng
		Asset Adequacy Analysis. An analysis that meets the standards and other requirements referred 521.04 of this chapter. It may take many forms, including, but not limited to, cash flow testing or applications of risk theory. (7-1-97)(
	06.	Director. The Director of the Idaho Department of Insurance. (7-1-9)	7)
of this r	07. rule.	Company . A life insurance company, fraternal benefit society or reinsurer subject to the provision (7-1-9)	
Valuatio	08. on Office.	Non-Investment Grade Bonds. Those designated as classes 3, 4, 5 or 6 by the NAIC Securit.	i es 17)
of this c	09. chapter.	Qualified Actuary . Any individual who meets the requirements set forth in Subsection 00521 . $(7-1-97)$	
<u>011 (</u>	<u>)20.</u>	(RESERVED).	
0 05 <u>21</u> .	GENER	AL REQUIREMENTS.	
	01.	Submission of Statement of Actuarial Opinion. (7-1-9	7)

- a. There is to be included on or attached to Page one (1) of the annual statement for each year beginning with the year in which this rule becomes effective the statement of an appointed actuary, entitled "Statement of Actuarial Opinion," setting forth an opinion relating to reserves and related actuarial items held in support of policies and contracts, in accordance with Section 008;22 of this chapter provided, however, that any company exempted pursuant to Section 006 from submitting a statement of actuarial opinion in accordance with Section 008 shall include on or attach to Page one (1) of the annual statement a statement of actuarial opinion rendered by an appointed actuary in accordance with Section 007.
- b. If in the previous year a company provided a statement of actuarial opinion in accordance with Section 007, and in the current year fails the exemption criteria of Subsections 006.03.a., 006.03.b., or 006.03.e. to again provide an actuarial opinion in accordance with Section 007, the statement of actuarial opinion in accordance with Section 008 shall not be required until August 1 following the date of the annual statement. In this instance, the company shall provide a statement of actuarial opinion in accordance with Section 007 with appropriate qualification noting the intent to subsequently provide a statement of actuarial opinion in accordance with Section 008.
- e. In the case of a statement of actuarial opinion required to be submitted by a foreign or alien company, the Director may accept the statement of actuarial opinion filed by such company with the insurance supervisory regulator of another state if the Director determines that the opinion reasonably meets the requirements applicable to a company domiciled in this State.

 (7-1-97)
- **4b.** Upon written request by the company, the Director may grant an extension of the date for submission of the statement of actuarial opinion. (7-1-97)
 - **02. Qualified Actuary**. An individual who:

- (7-1-97)
- **a.** Is a member in good standing of the American Academy of Actuaries; and
- (7-1-97)
- **b.** Is qualified to sign statements of actuarial opinion for life and health insurance company annual statements in accordance with the American Academy of Actuaries qualification standards for actuaries signing such statements; and (7-1-97)
 - **c.** Is familiar with the valuation requirements applicable to life and health insurance companies; and (7-1-97)
- i. Violated any provision of, or any obligation imposed by any law in the course of his dealings as a qualified actuary; or (7-1-97)
 - ii. Been found guilty of fraudulent or dishonest practices; or (7-1-97)
- iii. Demonstrated his incompetency, lack of cooperation, or untrustworthiness to act as a qualified actuary; or (7-1-97)
- iv. Submitted to the Director during the past five (5) years, pursuant to this rule, an actuarial opinion or memorandum that the Director rejected because it did not meet the provisions including standards set by the Actuarial Standards Board; or (7-1-97)
- v. Resigned or been removed as an actuary within the past five (5) years as a result of acts or omissions indicated in any adverse report on examination or as a result of failure to adhere to generally acceptable actuarial standards; and (7-1-97)
- e. Has not failed to notify the Director of any action taken by any Director of any other state similar to that under Subsection 0.0521.02.d. of this chapter. (7-1-97)(____)

- - **O4.** Standards for Asset Adequacy Analysis. The asset adequacy analysis required by this rule: (7-1-97)
- a. Shall conform to the Standards of Practice as promulgated by the Actuarial Standards Board and on any additional standards under this rule, which standards are to form the basis of the statement of actuarial opinion in accordance with Section 00821 of this chapter; and (7-1-97)(_____)
- **b.** Shall be based on methods of analysis as are deemed appropriate for such purposes by the Actuarial Standards Board. (7-1-97)

05. Liabilities to Be Covered.

(7-1-97)

- a. Under authority of Section 41-612(12), Idaho Code, the statement of actuarial opinion shall apply to all in force business on the statement date regardless of when or where issued, e.g., *reserves of Exhibits 8, 9 and 10* Aggregate Reserve for Life Contracts, Aggregate Reserve for Accident and Health Contracts, reserves for Deposit Type Contracts, and Claims for Life and Health Contracts as reported in Exhibits of the annual statement, *and claim liabilities in Exhibit 11, Part I* and equivalent items in the separate account statement or statements of the annual statement.
- **b.** If the appointed actuary determines as the result of asset adequacy analysis that a reserve should be held in addition to the aggregate reserve held by the company and calculated in accordance with methods set forth in Section 41-612(12), Idaho Code, the company shall establish such additional reserve. (7-1-97)
- e: For years ending prior to December 31, 1998, the company may, in lieu of establishing the full amount of the additional reserve in the annual statement for that year, set up an additional reserve in an amount not less than the following.

 (7-1-97)
 - i. December 31, 1996: The additional reserve divided by three (3). (7-1-97)
 - ii. December 31, 1997: Two (2) times the additional reserve divided by three (3). (7-1-97)
- **4c.** Additional reserves established under Subsections 0.0521.05.a. or 0.0521.05.b. of this chapter and deemed not necessary in subsequent years may be released. Any amounts released must be disclosed in the actuarial opinion for the applicable year. The release of such reserves would not be deemed an adoption of a lower standard of valuation.

006. REQUIRED OPINIONS.

- **61.** General. In accordance with Section, Idaho Code, every company doing business in this State shall annually submit the opinion of an appointed actuary as provided for by this rule. The type of opinion submitted shall be determined by the provisions set forth in Section 006 and shall be in accordance with the applicable provisions in this rule.

 (7-1-97)
- 02. Company Categories. For purposes of this rule, companies shall be classified as follows based on the admitted assets as of the end of the calendar year for which the actuarial opinion is applicable. (7-1-97)

- **a.** Category A shall consist of those companies whose admitted assets do not exceed twenty (\$20) million dollars;
- **b.** Category B shall consist of those companies whose admitted assets exceed twenty (\$20) million but do not exceed one hundred (\$100) million dollars; (7-1-97)
- e: Category C shall consist of those companies whose admitted assets exceed one hundred (\$100) million but do not exceed five hundred (\$500) million dollars; (7-1-97)
- **d.** Category D shall consist of those companies whose admitted assets exceed five hundred (\$500) million dollars.

03. Exemption Eligibility Tests.

- **a.** Any Category A company that, for any year beginning with the year in which this rule becomes effective, meets all of the following criteria shall be eligible for exemption from submission of a statement of actuarial opinion in accordance with Section 008 for the year in which these criteria are met. The ratios in Subsections 006.03.a.i., 006.03.a.ii., and 006.03.a.iii. shall be calculated based on amounts as of the end of the calendar year for which the actuarial opinion is applicable.
- i. The ratio of the sum of capital and surplus to the sum of cash and invested assets is at least equal to one tenth (.1).
- ii. The ratio of the sum of the reserves and liabilities for annuities and deposits to the total admitted assets is less than three tenths (.3).

 (7-1-97)
- iii. The ratio of the book value of the non-investment grade bonds to the sum of capital and surplus is less than five tenths (.5). (7-1-97)
- iv: The Examiner Team for the National Association of Insurance Directors (NAIC) has not designated the company as a first priority company in any of the two (2) calendar years preceding the calendar year for which the actuarial opinion is applicable, or a second priority company in each of the two (2) calendar years preceding the calendar year for which the actuarial opinion is applicable, or the company has resolved the first or second priority status to the satisfaction of the Director of the state of domicile and the Director has so notified the chair of the NAIC Life and Health Actuarial Task Force and the NAIC Staff and Support Office.
- b. Any Category B company that, for any year beginning with the year in which this rule becomes effective, meets all of the following criteria shall be eligible for exemption from submission of a statement of actuarial opinion in accordance with Section 008 for the year in which the criteria are met. The ratios in Subsections 006.03.b.i, ii, and iii shall be calculated based on amounts as of the end of the calendar year for which the actuarial opinion is applicable.

 (7-1-97)
- i. The ratio of the sum of capital and surplus to the sum of cash and invested assets is at least equal to seven one hundredths (.07).
- ii. The ratio of the sum of the reserves and liabilities for annuities and deposits to the total admitted assets is less than four tenths (.4).

 (7-1-97)
- iii. The ratio of the book value of the non-investment grade bonds to the sum of capital and surplus is less than five tenths (.5). (7-1-97)
- iv: The Examiner Team for the National Association of Insurance Directors (NAIC) has not designated the company as a first priority company in any of the two (2) calendar years preceding the calendar year for which the actuarial opinion is applicable, or a second priority company in each of the two (2) calendar years preceding the calendar year for which the actuarial opinion is applicable, or the company has resolved the first or second priority status to the satisfaction of the Director of the state of domicile and the Director has so notified the chair of the NAIC Life and Health Actuarial Task Force and the NAIC Staff and Support Office.

- e. Any Category A or Category B company that meets all of the criteria set forth in Subsection 006.03.a. or 006.03.b., whichever is applicable, is exempted from submission of a statement of actuarial opinion in accordance with Section 008 unless the Director specifically indicates to the company that the exemption is not to be taken.
- d. Any Category A or Category B company that, for any year beginning with the year in which this rule becomes effective, is not exempted under Subsection 006.03.c. shall be required to submit a statement of actuarial opinion in accordance with Section 008 for the year for which it is not exempt.

 (7-1-97)
- e. Any Category C company that, after submitting an opinion in accordance with Section 008, meets all of the following criteria shall not be required, unless required in accordance with Subsection 006.03.f., to submit a statement of actuarial opinion in accordance with Section 008 more frequently than every third year. Any Category C company which fails to meet all of the following criteria for any year shall submit a statement of actuarial opinion in accordance with Section 008 for that year. The ratios in Subsections 006.03.e.i., 006.03.e.ii., and 006.03.e.iii. shall be calculated based on amounts as of the end of the calendar year for which the actuarial opinion is applicable.

(7-1-97)

- i. The ratio of the sum of capital and surplus to the sum of cash and invested assets is at least equal to five one hundredths (.05).
- ii. The ratio of the sum of the reserves and liabilities for annuities and deposits to the total admitted assets is less than five tenths (.5). (7-1-97)
- iii. The ratio of the book value of the non-investment grade bonds to the sum of the capital and surplus is less than five tenths (.5). (7-1-97)
- iv. The Examiner Team for the National Association of Insurance Directors (NAIC) has not designated the company as a first priority company in any of the two (2) calendar years preceding the calendar year for which the actuarial opinion is applicable, or a second priority company in each of the two (2) calendar years preceding the calendar year for which the actuarial opinion is applicable, or the company has resolved the first or second priority status to the satisfaction of the Director of the state of domicile and the Director has so notified the chair of the NAIC Life and Health Actuarial Task Force and the NAIC Staff and Support Office.
- f. Any company which is not required by Section 006 to submit a statement of actuarial opinion in accordance with Section 008 for any year, shall submit a statement of actuarial opinion in accordance with Section 007 for that year unless as provided for by Subsection 001.02 the Director requires a statement of actuarial opinion in accordance with Section 008.

 (7-1-97)
- 04. Large Companies. Every Category D company shall submit a statement of actuarial opinion in accordance with Section 008 for each year beginning with the year in which this rule becomes effective. (7-1-97)

007. STATEMENT OF ACTUARIAL OPINION NOT INCLUDING AN ASSET ADEQUACY ANALYSIS.

- Off. General Description. The statement of actuarial opinion required by this section shall consist of a paragraph identifying the appointed actuary and his qualifications; a regulatory authority paragraph stating that the company is exempt pursuant to this rule from submitting a statement of actuarial opinion based on an asset adequacy analysis and that the opinion, which is not based on an asset adequacy analysis, is rendered in accordance with Section 007; a scope paragraph identifying the subjects on which the opinion is to be expressed and describing the scope of the appointed actuary's work; and an opinion paragraph expressing the appointed actuary's opinion as required by Section 41-612(12), Idaho Code.
- 02. Recommended Language. The following language provided is that which in typical circumstances would be included in a statement of actuarial opinion in accordance with Section 007. The language may be modified as needed to meet the circumstances of a particular case, but the appointed actuary should use language which clearly expresses his her professional judgment. However, in any event the opinion shall retain all pertinent aspects of

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the language provided in Section 007.

- **a.** The opening paragraph should indicate the appointed actuary's relationship to the company. For a company actuary, the opening paragraph of the actuarial opinion should read as follows:
- "I, [name of actuary], am [title] of [name of company] and a member of the American Academy of Actuaries. I was appointed by, or by the authority of, the Board of Directors of said insurer to render this opinion as stated in the letter to the Director dated [insert date]. I meet the Academy qualification standards for rendering the opinion and am familiar with the valuation requirements applicable to life and health companies."

 (7-1-97)
- i. For a consulting actuary, the opening paragraph of the actuarial opinion should contain a sentence such as:
- "I, [name and title of actuary], a member of the American Academy of Actuaries, am associated with the firm of [insert name of consulting firm]. I have been appointed by, or by the authority of, the Board of Directors of [name of company] to render this opinion as stated in the letter to the Director dated [insert date]. I meet the Academy qualification standards for rendering the opinion and am familiar with the valuation requirements applicable to life and health insurance companies."
 - b. The regulatory authority paragraph should include a statement such as the following:
- "Said company is exempt pursuant to rule [insert designation] of the [name of state] Insurance Department from submitting a statement of actuarial opinion based on an asset adequacy analysis. This opinion, which is not based on an asset adequacy analysis, is rendered in accordance with Section 007."
 - e. The scope paragraph should contain a sentence such as the following:
- "I have examined the actuarial assumptions and actuarial methods used in determining reserves and related actuarial items listed below, as shown in the annual statement of the company, as prepared for filing with state regulatory officials, as of December 31, 20[]."
- The scope paragraph should list items and amounts with respect to which the appointed actuary is expressing an opinion. The list should include but not be necessarily limited to.

 (7-1-97)
- i. Aggregate reserve and deposit funds for policies and contracts included in Exhibit 8 of the annual statement; (7-1-97)
- ii. Aggregate reserve and deposit funds for policies and contracts included in Exhibit 9 of the annual statement; (7-1-97)
- iii. Deposit funds, premiums, dividend and coupon accumulations and supplementary contracts not involving life contingencies included Exhibit 10 of the annual statement; and (7-1-97)
- iv. Policy and contract claims-liability end of current year included in Exhibit 11, Part I of the annual statement.

 (7-1-97)
- **d.** If the appointed actuary has examined the underlying records, the scope paragraph should also include the following:
- "My examination included such review of the actuarial assumptions and actuarial methods and of the underlying basic records and such tests of the actuarial calculations as I considered necessary." (7-1-97)
- e: If the appointed actuary has not examined the underlying records, but has relied upon listings and summaries of policies in force prepared by the company or a third party, the scope paragraph should include a sentence such as one of the following:
- "I have relied upon listings and summaries of policies and contracts and other liabilities in force prepared by [name

and title of company officer certifying in force records] as certified in the attached statement. (See accompanying affidavit by a company officer.) In other respects my examination included review of the actuarial assumptions and actuarial methods and such tests of the actuarial calculations as I considered necessary."; or

"I have relied upon [name of accounting firm] for the substantial accuracy of the in force records inventory and information concerning other liabilities, as certified in the attached statement. In other respects my examination included review of the actuarial assumptions and actuarial methods and such tests of the actuarial calculations as I considered necessary."

- i. The statement of the person certifying shall follow the form indicated by Subsection 007.02.j.

 (7-1-97)
- f: The opinion paragraph should include the following:

"In my opinion the amounts carried in the balance sheet on account of the actuarial items identified above:

- (a) Are computed in accordance with those presently accepted actuarial standards which specifically relate to the opinion required under this section;
- (b) Are based on actuarial assumptions which produce reserves at least as great as those called for in any contract provision as to reserve basis and method, and are in accordance with all other contract provisions;
- (c) Meet the requirements of the Insurance Law and rules of the state of [state of domicile] and are at least as great as the minimum aggregate amounts required by the state in which this statement is filed.
- (d) Are computed on the basis of assumptions consistent with those used in computing the corresponding items in the annual statement of the preceding year-end with any exceptions as noted below; and
- (e) Include provision for all actuarial reserves and related statement items which ought to be established.

The actuarial methods, considerations and analyses used in forming my opinion conform to the appropriate Compliance Guidelines as promulgated by the Actuarial Standards Board, which guidelines form the basis of this statement of opinion."

(7-1-97)

g. The concluding paragraph should document the eligibility for the company to provide an opinion as provided by this Section 007. It shall include the following:

"This opinion is provided in accordance with Section 007 of the NAIC Actuarial Opinion and Memorandum rule. As such it does not include an opinion regarding the adequacy of reserves and related actuarial items when considered in light of the assets which support them.

Eligibility for Section 007 is confirmed as follows:

- (a) The ratio of the sum of capital and surplus to the sum of cash and invested assets is [insert amount], which equals or exceeds the applicable criterion based on the admitted assets of the company (Subsection 006.03).
- (b) The ratio of the sum of the reserves and liabilities for annuities and deposits to the total admitted assets is [insert amount], which is less than the applicable criteria based on the admitted assets of the company (Subsection 006.03).
- (c) The ratio of the book value of the non-investment grade bonds to the sum of capital and surplus is [insert amount], which is less than the applicable criteria of .50.
- (d) To my knowledge, the NAIC Examiner Team has not designated the company as a first priority company in any of the two (2) calendar years preceding the calendar year for which the actuarial opinion is

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applicable, or a second priority company in each of the two (2) calendar years preceding the calendar year for which the actuarial opinion is applicable or the company has resolved the first or second priority status to the satisfaction of the commissioner of the state of domicile.

(e) To my knowledge there is not a specific request from any Director requiring an asset adequacy nalysis opinion.
ignature of Appointed Actuary
ddress of Appointed Actuary
elephone Number of Appointed Actuary" (7-1-97)
h. If there has been any change in the actuarial assumptions from those previously employed, that trange should be described in the annual statement or in a paragraph of the statement of actuarial opinion, and the effective ference in Subsection 007.02.f.(d) above to consistency should read as follows:
with the exception of the change described on Page [] of the annual statement (or in the preceding paragraph)." (7-1-97)
i. The adoption for new issues or new claims or other new liabilities of an actuarial assumption hich differs from a corresponding assumption used for prior new issues or new claims or other new liabilities is not change in actuarial assumptions within the meaning of this paragraph. (7-1-97)
j. If the appointed actuary is unable to form an opinion, he shall refuse to issue a statement of etuarial opinion. If the appointed actuary's opinion is adverse or qualified, he shall issue an adverse or qualified etuarial opinion explicitly stating the reason(s) for such opinion. This statement should follow the scope paragraph of precede the opinion paragraph. (7-1-97)
k. If the appointed actuary does not express an opinion as to the accuracy and completeness of the stings and summaries of policies in force, there should be attached to the opinion, the statement of a company (ficer or accounting firm who prepared such underlying data similar to the following:
I [name of officer], [title] of [name and address of company or accounting firm], hereby affirm that the listings and immaries of policies and contracts in force as of December 31, 19[-], prepared for and submitted to [name of oppointed actuary], were prepared under my direction and, to the best of my knowledge and belief, are substantially ecurate and complete.
ignature of the Officer of the Company
ddress of the Officer of the Company
elephone Number of the Officer of the ompany or Accounting Firm"

(7-1-97)

00822. STATEMENT OF ACTUARIAL OPINION BASED ON AN ASSET ADEQUACY ANALYSIS.

- 01. General Description. The statement of actuarial opinion submitted in accordance with this section shall consist of .; (7-1-97)(_ A paragraph identifying the appointed actuary and his qualifications (see Subsection 00822.02.a. of Я. this chapter); (7-1-97)b. A scope paragraph identifying the subjects on which an opinion is to be expressed and describing the scope of the appointed actuary's work, including a tabulation delineating the reserves and related actuarial items which have been analyzed for asset adequacy and the method of analysis, (see Subsection 0θ 822.02.b. of this chapter) and identifying the reserves and related actuarial items covered by the opinion which have not been so analyzed; A reliance paragraph describing those areas, if any, where the appointed actuary has deferred to c. other experts in developing data, procedures or assumptions, (e.g., anticipated cash flows from currently owned assets, including variation in cash flows according to economic scenarios (see Subsection 00822.02.c. of this <u>chapter</u>), supported by a statement of each such expert in the form prescribed by Subsection 00822.05 of this chapter; (7-1-97)(^{*} and An opinion paragraph expressing the appointed actuary's opinion with respect to the adequacy of the supporting assets to mature the liabilities (see Subsection 00822.02.f. of this chapter). One (1) or more additional paragraphs will be needed in individual company cases as follows: e. (7-1-97)(____ i. If the appointed actuary considers it necessary to state a qualification of his opinion; (7-1-97)ii. If the appointed actuary must disclose the method of aggregation for reserves of different products or lines of business for asset adequacy analysis; (7-1-97)If the appointed actuary must disclose reliance upon any portion of the assets supporting the Asset Valuation Reserve (AVR), Interest Maintenance Reserve (IMR) or other mandatory or voluntary statement of reserves (7-1-97)for asset adequacy analysis. If the appointed actuary must disclose an inconsistency in the method of analysis or basis of asset allocation used at the prior opinion date with that used for this opinion-; (7-1-97)(viii. If the appointed actuary must disclose whether additional reserves of the prior opinion date are released as of this opinion date, and the extent of the release.; or (7-1-97)If the appointed actuary chooses to add a paragraph briefly describing the assumptions which form
- **Recommended Language.** The following paragraphs are to be included in the statement of actuarial opinion in accordance with this section. Language is that which in typical circumstances should be included in a statement of actuarial opinion. The language may be modified as needed to meet the circumstances of a particular case, but the appointed actuary should use language which clearly expresses his professional judgment. However, in any event the opinion shall retain all pertinent aspects of the language provided in this section.
- The opening paragraph should generally indicate the appointed actuary's relationship to the company and his qualifications to sign the opinion. For a company actuary, the opening paragraph of the actuarial opinion should read as follows:
- "I, [name], am [title] of [insurance company name] and a member of the American Academy of Actuaries. I was

the basis for the actuarial opinion.

appointed by, or by the authority of, the Board of Directors of said insurer to render this opinion as stated in the letter to the Director dated [insert date]. I meet the Academy qualification standards for rendering the opinion and am familiar with the valuation requirements applicable to life and health insurance companies."

For a consulting actuary, the opening paragraph should contain a sentence such as:

"I, [name], a member of the American Academy of Actuaries, am associated with the firm of [name of consulting firm]. I have been appointed by, or by the authority of, the Board of Directors of [name of company] to render this opinion as stated in the letter to the Director dated [insert date]. I meet the Academy qualification standards for rendering the opinion and am familiar with the valuation requirements applicable to life and health insurance companies."

b. The scope paragraph should include a statement such as the following:

"I have examined the actuarial assumptions and actuarial methods used in determining reserves and related actuarial items listed below, as shown in the annual statement of the company, as prepared for filing with state regulatory officials, as of December 31, 19[]. Tabulated below are those reserves and related actuarial items which have been subjected to asset adequacy analysis.

TABLE 00822.02.b.

	Asset Adequacy Tested Amounts			Reserves and Liabilities		
	Statement Item	Formula Reserves (1)	Additional Actuarial Reserves (a) (2)	Analysis Method (b)	Other Amount (3)	Total Amount (1)+(2)+(3) (4)
A	Exhibit & 5 Life Insurance					
₽	Annuities					
G	Supplementary Contracts Involving Life Contingencies					
Đ	Accidental Death Benefit					
€	Disability - Active					
F	Disability - Disabled					
G	Miscellaneous					
	Total (Exhibit 8 5 Item 1, Page 3)					
A	Exhibit 9 6 Active Life Reserve					
₽	Claim Reserve					
	Total (Exhibit 9 6 Item 2, Page 3)					
4	Exhibit 40 7 Premiums and Other Deposit Funds (Column 6, Line 14)					
1.1	Policyholder Premiums (Page 3, Line 10.1)					

	Asset Adequacy Tested Amounts			Reserves and Liabilities		
	Statement Item	Formula Reserves (1)	Additional Actuarial Reserves (a) (2)	Analysis Method (b)	Other Amount (3)	Total Amount (1)+(2)+(3) (4)
1.2	Guaranteed Interest Contracts (Page 3, Line 10.2) (Column 2, Line 14)					
1.3	Other Contract Deposit Funds (Page 3, Line 10.3) Annuities Certain (Column 3, Line 14)					
2	Supplementa ry ! Contracts Not Involving Life Contingencies (Page 3, Line 3) (Column 4, Line 14)					
3	Dividend and Coupon Accumulations (Page 3, Line 5) or Refunds (Column 5, Line 14)					
	Total Exhibit 40 7					
4	Exhibit 44 8 Part 1 Life (Page 3, Line 4.1)					
2	Health (Page 3,Line 4.2)					
	Total Exhibit 41 8, Part 1					
	Separate Accounts (Page 3, Line 27)					
	TOTAL RESERVES					
	IMR (<u>General Account.</u> Page					
	IMR (General Account, Page Line)					
	AVR (Page Line)	(c)				
	Net Deferred and Uncollected Premiums					

Notes:

- (a) The additional actuarial reserves are the reserves established under Subsection 00521.05.b. or 00521.05.c. of this chapter.
- (b) The appointed actuary should indicate the method of analysis, determined in accordance with the standards for asset adequacy analysis referred to in Subsection 00521.04 of this chapter, by means of symbols which should be defined in footnotes to the table.

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- **c.** If the appointed actuary has relied on other experts to develop certain portions of the analysis, the reliance paragraph should include a statement such as the following:
- "I have relied on [name], [title] for [e.g., anticipated cash flows from currently owned assets, including variations in cash flows according to economic scenarios or certain critical aspects of the analysis performed in conjunction with forming my opinion]—and, as certified in the attached statement,..... I have reviewed the information relied upon for reasonableness."; or
- "I have relied on personnel as cited in the supporting memorandum for certain critical aspects of the analysis in reference to the accompanying statement." (7-1-97)(____)
- **d.** If the appointed actuary has examined the underlying asset and liability records, the reliance paragraph should also include the following:
- **e.** If the appointed actuary has not examined the underlying records, but has relied upon listings and summaries of policies in force and/or asset records prepared by the company or a third party, the reliance paragraph should include a sentence such as:
- "In forming my opinion on [specify types of reserves] I have relied upon listings and summaries [of policies and contracts, of asset records] data prepared by [name and title of company officer certifying in-force records or other data] as certified in the attached statement. I evaluated that data for reasonableness and consistency. I also reconciled that data to [exhibits and schedules to be listed as applicable] of the company's current annual statement. In other respects my examination included such review of the actuarial assumptions and actuarial methods and such tests of the actuarial calculations as I considered necessary."; or
- "I have relied upon [name of accounting firm] for the substantial accuracy of the in-force records inventory and information concerning other liabilities, as certified in the attached statement. In other respects my examination included review of the actuarial assumptions and actuarial methods and tests of the actuarial calculations as I considered necessary."
- i. Such a section must be accompanied by a statement by each person relied upon of the form prescribed by Subsection 00822.05 of this chapter. (7-1-97)(_____)
 - **f.** The opinion paragraph should include the following:
- "In my opinion the reserves and related actuarial values concerning the statement items identified above:
- (a) Are computed in accordance with presently accepted actuarial standards consistently applied and are fairly stated, in accordance with sound actuarial principles;
- (b) Are based on actuarial assumptions which produce reserves at least as great as those called for in any contract provision as to reserve basis and method, and are in accordance with all other contract provisions;
- (c) Meet the requirements of the Insurance Law and rule of the state of [state of domicile] and are at least as great as the minimum aggregate amounts required by the state in which this statement is filed.
- (d) Are computed on the basis of assumptions consistent with those used in computing the corresponding items in the annual statement of the preceding year-end (with any exceptions noted below);

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(e) Include provision for all actuarial reserves and related statement items which ought to be established.

The reserves and related items, when considered in light of the assets held by the company with respect to such reserves and related actuarial items including, but not limited to, the investment earnings on such assets, and the considerations anticipated to be received and retained under such policies and contracts, make adequate provision, according to presently accepted actuarial standards of practice, for the anticipated cash flows required by the contractual obligations and related expenses of the company.

The actuarial methods, considerations and analyses used in forming my opinion conform to the appropriate Standards of Practice as promulgated by the Actuarial Standards Board, which standards form the basis of this statement of opinion.

This opinion is updated annually as required by statute. To the best of my knowledge, there have been no material changes from the applicable date of the annual statement to the date of the rendering of this opinion which should be considered in reviewing this opinion."; or

"The following material change(s) which occurred between the date of the statement for which this opinion is applicable and the date of this opinion should be considered in reviewing this opinion: (Describe the change or changes.)

Note: Choose one (1) of the above two (2) paragraphs, whichever is applicable.

The impact of unanticipated events subsequent to the date of this opinion is beyond the scope of this opinion. The analysis of asset adequacy portion of this opinion should be viewed recognizing that the company's future experience may not follow all the assumptions used in the analysis.

Signature of Appointed Actuary	_
Address of Appointed Actuary	
Telephone Number of Appointed Actuary"	

(7-1-97)()

- **04. Adverse Opinions**. If the appointed actuary is unable to form an opinion, then he shall refuse to issue a statement of actuarial opinion. If the appointed actuary's opinion is adverse or qualified, then he shall issue an adverse or qualified actuarial opinion explicitly stating the reason(s) for such opinion. This statement should follow the scope paragraph and precede the opinion paragraph. (7-1-97)
- O5. Reliance on Data Furnished by Other Persons. If the appointed actuary does not express an opinion as to the accuracy and completeness of the listings and summaries of policies in force and/or asset oriented information, there shall be attached to the opinion the statement of a company officer or accounting firm who prepared such underlying data similar to the following: If the appointed actuary relies on the certification of others on matters concerning the accuracy or completeness of any data underlying the actuarial opinion, or the appropriateness of any other information used by the appointed actuary in forming the actuarial opinion, the actuarial opinion should so indicate the persons the actuary is relying upon and a precise identification of the items subject to reliance. In addition, the persons on whom the appointed actuary relies shall provide a certification that precisely identifies the items on which the person is providing information and a statement as to the accuracy, completeness or

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reasonableness, as applicable, of the items. This certification shall include the signature, title, company, address and telephone number of the person rendering the certification, as well as the date on which it is signed.

telephone number of the person rendering the certification, as well as the date on which it is signed.	
"I [name of officer], [title], of [name of company or accounting firm], hereby affirm that the listings and soft policies and contracts in force as of December 31, 19[], and other liabilities prepared for and submitted of appointed actuary] were prepared under my direction and, to the best of my knowledge and belief, are subaccurate and complete.	! to [name
Signature of the Officer of the Company or Accounting Firm	
Address of the Officer of the Company or Accounting Firm	
Telephone Number of the Officer of the Company or Accounting Firm"; or	
"I, [name of officer], [title] of [name of company, accounting firm, or security analyst], hereby affirm listings, summaries and analyses relating to data prepared for and submitted to [name of appointed as support of the asset oriented aspects of the opinion were prepared under my direction and, to the beautiful to the backnowledge and belief, are substantially accurate and complete.	ctuary] ii
Signature of the Officer of the Company, Accounting Firm or the Security Analyst	
Address of the Officer of the Company, Accounting Firm or the Security Analyst	
Telephone Number of the Officer of the Company, Accounting Firm or the Security Analyst" (7-1-1)	97) (
023. ALTERNATE OPTION.	
01. Standard Valuation Law. The Standard Valuation Law gives the Director broad au accept the valuation of a foreign insurer when that valuation meets the requirements applicable to a domiciled in this state in the aggregate. As an alternative to the requirements of Subsection 022.02.f.(chapter, the Director may make one or more of the following additional approaches available to the opining	company c) of this
<u>a.</u> A statement that the reserves "meet the requirements of the insurance laws and regulation State of [state of domicile] and the formal written standards and conditions of this state for filing an opinion the law of the state of domicile." If the Director chooses to allow this alternative, a formal written list of and conditions shall be made available. If a company chooses to use this alternative, the standards and conditions of the standards and conditions shall be made available. If a company chooses to use this alternative, the standards and conditions or revoked. If no list is available, this alternative is not available.	based or standards ditions ir

State of state of domic state of domicile has be been met." If the Dire- issued no later than Ma Director. The rescissio Subsequent to that sta- request to do so, along	atement that the reserved cile] and I have verified een approved and that an ctor chooses to allow the arch 31 of the year it is n or modifications shall tement being issued, if with justification for its d approved on October 1	that the company's rec ny conditions required built alternative, a forma first effective. It shall relie is sued no later that a company chooses to suse, no later than Apr	quest to file an opinion by the Director for appro- I written statement of stemain valid until rescin m March 31 of the year ouse this alternative, the fil 30 of the year of the	based on the law of the oval of that request have such allowance shall be deed or modified by the they are first effective are company shall file a opinion to be filed. The
State of state of domic i. If the table in Item (ii) below to use this alternative, t	e Director chooses to allo) for which the required the list in effect on July 1 t until it is revised or rev	od the required comparison this alternative, a for comparison shall be predefined a calendar year shall of a calendar year shall	son as specified by this rmal written list of prod ovided will be published Il apply to statements for	state." (lucts (to be added to the d. If a company chooses r that calendar year, and
gross nationwide rese standards. Gross nation	ompany desires to use the gross held to the gross awide reserves are the to ifferent to the state in whall be at least:	nationwide reserves total reserves calculated	<u>that would be held un</u> for the total company in	der NAIC codification force business directly
(1) Product Type	(2) Death Benefit or Account Value	(3) Reserves Held	(4) Codification Reserves	(5) Codification Standard
				,
iii. The istates subscribing to the	information listed shall is alternative.	include all products ide	entified by either the sta	te of filing or any other
standard does not direct	ere is no codification st ctly address the type of ic method and assumpti	product or risk in forc	e, the appointed actuary	
	comparison provided by the actuarial memorand		kept confidential to the	same extent and under
the state of domicile a opinion within sixty	vithstanding the above, to the require an opinion by (60) days of the requestion ompany, the Director minion.	pased on the laws of the est or such other period	is state. If a company i od of time determined	s unable to provide the by the Director after

01. General. (7-1-97)

a. In accordance with Section 41-612(12), Idaho Code, the appointed actuary shall prepare a

00924. DESCRIPTION OF ACTUARIAL MEMORANDUM INCLUDING AN ASSET ADEQUACY

ANALYSIS AND REGULATORY ASSET ADEQUACY ISSUES SUMMARY.

- b. In preparing the memorandum, the appointed actuary may rely on, and include as a part of his own memorandum, memoranda prepared and signed by other actuaries who are qualified within the meaning of Subsection 00521.02 of this chapter, with respect to the areas covered in such memoranda, and so state in their memoranda.
- **c.** If the Director requests a memorandum and no such memorandum exists or if the Director finds that the analysis described in the memorandum fails to meet the standards of the Actuarial Standards Board or the standards and requirements, the Director may designate a qualified actuary to review the opinion and prepare such supporting memorandum as is required for review. The reasonable and necessary expense of the independent review shall be paid by the company but shall be directed and controlled by the Director. (7-1-97)
- **d.** The reviewing actuary shall have the same status as an examiner for purposes of obtaining data from the company and the work papers and documentation of the reviewing actuary shall be retained by the Director; provided, however, that any information provided by the company to the reviewing actuary and included in the work papers shall be considered as examination workpapers and shall be kept confidential to the same extent as is prescribed by Section 41-227, Idaho Code. The reviewing actuary shall not be an employee of a consulting firm involved with the preparation of any prior memorandum or opinion for the insurer pursuant to this rule for any one of the current year or the preceding three (3) years. (7-1-97)
- e. In accordance with Section 41-612(12), Idaho Code, the appointed actuary shall prepare a regulatory asset adequacy issues summary, the contents of which are specified in Subsection 024.03 of this chapter. The regulatory asset adequacy issues summary will be submitted no later than March 15 of the year following the year for which a statement of actuarial opinion based on asset adequacy is required. The regulatory asset adequacy issues summary will be maintained as confidential and not subject to public disclosure by the director in accordance with Section 41-612(12), Idaho Code, and Section 9-340D(5) of the Idaho Public Records Act.
- - **a.** For reserves:; (7-1-97)(
- i. Product descriptions including market description, underwriting and other aspects of a risk profile and the specific risks the appointed actuary deems significant; (7-1-97)
 - ii. Source of liability in force; (7-1-97)
 - iii. Reserve method and basis; (7-1-97)
 - iv. Investment reserves: (7-1-97)
 - v. Reinsurance arrangements.: and (7-1-97)(
- vi. Identification of any explicit or implied guarantees made by the general account in support of benefits provided through a separate account or under a separate account policy or contract and the methods used by the appointed actuary to provide for the guarantees in the asset adequacy analysis.
 - **b.** Documentation of assumptions to test reserves for the following:
 - i. Lapse rates (both base and excess);

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	<u>ii.</u>	Interest crediting rate strategy:	<u>()</u>
	<u>iii.</u>	Mortality:	()
	<u>iv.</u>	Policyholder dividend strategy;	<u>()</u>
	<u>v.</u>	Competitor or market interest rate:	()
	<u>vi.</u>	Annuitization rates:	()
	<u>vii.</u>	Commissions and expenses; and	<u>()</u>
	<u>viii.</u>	Morbidity.	()
memora	<u>ix.</u> andum c	The documentation of the assumptions shall be such that an accould form a conclusion as to the reasonableness of the assumptions.	tuary reviewing the actuarial
	<u>bc</u> .	For assets:	(7-1-97)
assets;	i.	Portfolio descriptions, including a risk profile disclosing the qual	lity, distribution and types of (7-1-97)
	ii.	Investment and disinvestment assumptions;	(7-1-97)
	iii.	Source of asset data;	(7-1-97)
	iv.	Asset valuation bases.	(7-1-97)
	<u>d.</u>	Documentation of assumptions made for the following assets:	<u>()</u>
	<u>i.</u>	Default costs;	<u>()</u>
	<u>ii.</u>	Bond call function:	<u>()</u>
	<u>iii.</u>	Mortgage prepayment function;	()
	<u>iv.</u>	Determining market value for assets sold due to disinvestment strate	gy; and ()
	<u>v.</u>	Determining yield on assets acquired through the investment strategy	<u>()</u>
memora	<u>vi.</u> andum c	The documentation of the assumptions shall be such that an accould form a conclusion as to the reasonableness of the assumptions.	tuary reviewing the actuarial
	<u>ee</u> .	Analysis basis:	(7-1-97)
	i.	Methodology;	(7-1-97)
analyze	ii. ed;	Rationale for inclusion/exclusion of different blocks of business	and how pertinent risks were (7-1-97)
	iii.	Rationale for degree of rigor in analyzing different blocks of business	s; (7-1-97)
	iv.	Criteria for determining asset adequacy;	(7-1-97)
	v.	Effect of federal income taxes, reinsurance and other relevant factors	s. (7-1-97)
	<u>f.</u>	Summary of material changes in methods, procedures, or assump	otions from prior year's asset

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<u>adequa</u>	ıcy analy	sis;	()
	<u>4g</u> .	Summary of Results;	(7-1-97)
	<u>eh</u> .	Conclusion(s).	(7-1-97)
	<u>03.</u>	Details of the Regulatory Asset Adequacy Issues Summary.	()
	<u>a.</u>	The regulatory asset adequacy issues summary shall include:	<u>()</u>
certain valuati determ of the amoun	tests in on date vined by opposition	Descriptions of the scenarios tested (including whether thand the sensitivity testing done relative to those scenarios. If neg the aggregate, the actuary should describe those tests and the amounties, if held, would eliminate the negative aggregate surplus value there extending the projection period until the in force and associan period are immaterial or by adjusting the surplus amount at the propriately estimates the value that can reasonably be expected to tree;	gative ending surplus results under ount of additional reserve as of the ues. Ending surplus values shall be ated assets and liabilities at the end end of the projection period by an
materia	<u>ii.</u> ally diffe	The extent to which the appointed actuary uses assumptions in trent than the assumptions used in the previous asset adequacy anal	
<u>adequa</u>	<u>iii.</u> icy analy	The amount of reserves and the identity of the product lines sis in the prior opinion but were not subject to analysis for the curr	
	<u>iv.</u>	Comments on any interim results that may be of significant con-	cern to the appointed actuary:
flows,	<u>v.</u> including	The methods used by the actuary to recognize the impact of reg both assets and liabilities, under each of the scenarios tested; and	
		Whether the actuary has been satisfied that all options whether e ing but not limited to those affecting cash flows embedded in fixed investments have been appropriately considered in the asset adequates the control of the control	l income securities) and equity-like
		The regulatory asset adequacy issues summary shall contain the asset adequacy issues summary is being supplied and shall be so the actuarial opinion.	
	0 <u>34</u> .	Conformity to Standards of Practice. The memorandum shall	include a statement:
approp	arial met oriate Stat s memora	hods, considerations and analyses used in the preparation of t ndards of Practice as promulgated by the Actuarial Standards Boa andum."	his memorandum conform to the ard, which standards form the basis (7-1-97)
010.	ADDI	TIONAL CONSIDERATIONS FOR ANALYSIS.	
accord	01. ance wit	Aggregation. For the asset adequacy analysis for the statement he Section 008, reserves and assets may be aggregated by either of the statement of the statemen	
appoin aggreg	ted actud ated are	Aggregate the reserves and related actuarial items, and the suppiness, before analyzing the adequacy of the combined assets to mary must be satisfied that the assets held in support of the resermanaged in such a manner that the cash flows from the aggrelilities from the blocks of business that have been aggregated.	ature the combined liabilities. The ves and related actuarial items so
	b.	Aggregate the results of asset adequacy analysis of one (1) or	more products or lines of business,

the reserves for which prove through analysis to be redundant, with the results of one (1) or more products or lines of business, the reserves for which prove through analysis to be deficient. The appointed actuary must be satisfied that the asset adequacy results for the various products or lines of business for which the results are so aggregated.

(7-1-97)

i. Are developed using consistent economic scenarios; or

(7-1-97)

- ii. Are subject to mutually independent risks, i.e., the likelihood of events impacting the adequacy of the assets supporting the redundant reserves is completely unrelated to the likelihood of events impacting the adequacy of the assets supporting the deficient reserves. In the event of any aggregation, the actuary must disclose in his opinion that such reserves were aggregated on the basis of method Subsections 010.01.a., 010.01.b.i., or 010.01.b.ii., whichever is applicable, and describe the aggregation in the supporting memorandum. (7-1-97)
- 92. Selection of Assets for Analysis. The appointed actuary shall analyze only those assets held in support of the reserves which are the subject for specific analysis, hereafter called "specified reserves". A particular asset or portion thereof supporting a group of specified reserves cannot support any other group of specified reserves. An asset may be allocated over several groups of specified reserves. The annual statement value of the assets held in support of the reserves shall not exceed the annual statement value of the specified reserves, except as provided in Subsection 010.03. If the method of asset allocation is not consistent from year to year, the extent of its inconsistency should be described in the supporting memorandum.

 (7-1-97)
- O35. Use of Assets Supporting the Interest Maintenance Reserve and the Asset Valuation Reserve. An appropriate allocation of assets in the amount of the Interest Maintenance Reserve (IMR), whether positive or negative, must be used in any asset adequacy analysis. Analysis of risks regarding asset default may include an appropriate allocation of assets supporting the Asset Valuation Reserve (AVR); these AVR assets may not be applied for any other risks with respect to reserve adequacy. Analysis of these and other risks may include assets supporting other mandatory or voluntary reserves available to the extent not used for risk analysis and reserve support. The amount of the assets used for the AVR must be disclosed in the Table of Reserves and Liabilities of the opinion and in the memorandum. The method used for selecting particular assets or allocated portions of assets must be disclosed in the memorandum.

04. Required Interest Scenarios.

- **a.** For the purpose of performing the asset adequacy analysis required by this rule, the qualified actuary is expected to follow standards adopted by the Actuarial Standards Board; nevertheless, the appointed actuary must consider in the analysis the effect of at least the following interest rate scenarios:

 (7-1-97)
 - i. Level with no deviation; (7-1-97)
 - ii. Uniformly increasing over ten (10) years at one half percent (1/2%) per year and then level;
 (7-1-97)
- iii. Uniformly increasing at one percent (1%) per year over five (5) years and then uniformly decreasing at one percent (1%) per year to the original level at the end of ten (10) years and then level; (7-1-97)
 - iv. An immediate increase of three percent (3%) and then level; (7-1-97)
 - v. Uniformly decreasing over ten (10) years at one half percent (1/2%) per year and then level;
- vi. Uniformly decreasing at one percent (1%) per year over five (5) years and then uniformly increasing at one percent (1%) per year to the original level at the end of ten (10) years and then level; and (7-1-97)
 - vii. An immediate decrease of three percent (3%) and then level. (7-1-97)
- **b.** For these and other scenarios which may be used, projected interest rates for a five (5) year Treasury Note need not be reduced beyond the point where the five (5) year Treasury Note yield would be at fifty

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(50%) of its initial level.

(7-1-97)

- e. The beginning interest rates may be based on interest rates for new investments as of the valuation date similar to recent investments allocated to support the product being tested or be based on an outside index, such as Treasury yields, of assets of the appropriate length on a date close to the valuation date. Whatever method is used to determine the beginning yield curve and associated interest rates should be specifically defined. The beginning yield curve and associated interest rates should be consistent for all interest rate scenarios.

 (7-1-97)
- **056. Documentation**. The appointed actuary shall retain on file, for at least seven (7) years, sufficient documentation so that it will be possible to determine the procedures followed, the analyses performed, the bases for assumptions and the results obtained. (7-1-97)

01125. -- 999. (RESERVED).